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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/043,812	0/043,812 01/10/2002		Satoshi Seo	07977-292001-US5444	7853
26171	7590	10/28/2003		EXAMINER	
FISH & R			KRISHNAN, SUMATI		
1425 K STREET, N.W. 11TH FLOOR				ART UNIT	PAPER NUMBER
WASHING	TON, DC	20005-3500	2875		
				DATE MAILED: 10/28/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

				14
	Ap	plication No.	Applicant(s)	
		/043,812	SEO ET AL.	
Office Action Sumn	nary	aminer	Art Unit	
	Sur	mati Krishnan	2875	
The MAILING DATE of this of Period for Reply	communication appears	on the cover sheet w	vith the correspondence ad	dress
A SHORTENED STATUTORY PE THE MAILING DATE OF THIS CO - Extensions of time may be available under the after SIX (6) MONTHS from the mailing date of - If the period for reply specified above is less ti - If NO period for reply is specified above, the ni - Failure to reply within the set or extended peri - Any reply received by the Office later than thre earned patent term adjustment. See 37 CFR Status	DMMUNICATION. a provisions of 37 CFR 1.136(a). of this communication. han thirty (30) days, a reply within naximum statutory period will app iod for reply will, by statute, cause months after the mailing date of	In no event, however, may a the statutory minimum of thi ly and will expire SIX (6) MO the application to become A	reply be timely filed inty (30) days will be considered timel NTHS from the mailing date of this country (1800). S. S. § 133).	y. ommunication.
1) Responsive to communicat	tion(s) filed on			
2a) ☐ This action is FINAL .	2b)⊠ This ac	tion is non-final.		
3) Since this application is in a closed in accordance with the cl				e merits is
Disposition of Claims AVM Claim(s) 1.50 is/ore pendin	a in the application			
4) Claim(s) 1-59 is/are pending		um aanaidaratian		
4a) Of the above claim(s) <u>56</u>		m consideration.		
5) Claim(s) is/are allowed				
6)⊠ Claim(s) <u>1-54</u> is/are rejected 7)□ Claim(s) is/are object				
•		otion roquiromant		
8) Claim(s) are subject the Application Papers	to restriction and/or elec	alon requirement.		
9) The specification is objected	to by the Examiner.			
10)☐ The drawing(s) filed on	_ is/are: a)□ accepted o	r b) objected to by	the Examiner.	
Applicant may not request tha	• •	•, ,	` ,	
11)☐ The proposed drawing correc			disapproved by the Examin	er.
If approved, corrected drawing				
12) The oath or declaration is obj		er.		
Priority under 35 U.S.C. §§ 119 and				
13) Acknowledgment is made of	•	rity under 35 U.S.C.	§ 119(a)-(d) or (f).	
a)⊠ All b)⊡ Some * c)⊡ No —				
<u> </u>	priority documents have			
	priority documents hav			
3. Copies of the certified application from the See the attached detailed Officents	ne International Bureau	(PCT Rule 17.2(a)).		Stage
14) ☐ Acknowledgment is made of a	a claim for domestic pric	ority under 35 U.S.C	. § 119(e) (to a provisiona	l application).
a) The translation of the for 15) Acknowledgment is made of a	reign language provisio	nal application has b	peen received.	•
Attachment(s)				
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Information Disclosure Statement(s) (PTO 		_	Summary (PTO-413) Paper No Informal Patent Application (PT	

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DETAILED ACTION

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Election/Restrictions

During a telephone conversation with John Haydn on 10/2/2003, a provisional election was made without traverse to prosecute the invention of group I, claims 1-54. Affirmation of this election must be made by applicant in replying to this Office action. Claims 55-59 are withdrawn from further consideration by the examiner, 37 CFR 1.142(b), as being drawn to a non-elected invention.

Restriction to one of the following inventions is required under 35 U.S.C. 121:

1. Claims 1-55, drawn to light emitting device, classified in class 313, subclass 506.

II. Claims 56-59, drawn to method of manufacturing, classified in class 445, subclass26.

The inventions are distinct, each from the other because of the following reasons:

Inventions 1 and II are related as process of making and product made. The inventions are distinct if either or both of the following can be shown: (1) that the process as claimed can be used to make other and materially different product or (2) that the product as claimed can be made by another and materially different process (MPEP § 806.05(f)). In the instant case the product as claimed can be made by another and materially different process, for example without heat treatment.

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Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-25,30-31,36-37, and 42-54 are rejected under 35 U.S.C. 103(a) as being unpatentable over Shi et al (US 6130001).

Regarding claims 1, 4-9, 24-25, and 42-43, Shi discloses a light emitting device comprising an organic light emitting element comprising an anode, a cathode and an organic compound film sandwiched between the anode and the cathode, wherein the organic compound film comprises at least two compounds selected from the group comprising a hole and electron transporting component, which change concentrations continuously throughout the region. The concentration of the electron transporting increase in the direction from anode to cathode, and the concentration of the hole transporting decrease in the direction from the anode to the cathode. See abstract. The two materials disclosed by Shi are capable of undergoing vacuum evaporation, and the organic compound film comprises a region in which the two compounds are mixed (see abstract).

Shi doesn't specifically disclose the electric current versus electric voltage of the organic light emitting elements showing a rectification property. However, rectification is an innate property of the pn junction characteristics of the organic element having the organic compound layer with a mixed region of a hole and electron transporting material. Therefore, it is obvious to

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assume that the current vs. voltage characteristics of Shi's light emitting device would demonstrate rectification.

Regarding claims 2 –3 and 22-23, Shi discloses the hosts being the electron and hole transport regions and the guest being the fluorescent powder.

Regarding claims 10-13, the light emitting dye or pigment is incorporated into the entire organic layer giving the entire organic layer a light emitting property. Therefore, both the first and the second organic compounds also have a light emitting property.

Regarding claims 14-15, Shi discloses the first or second organic compound to include an aromatic amine (col. 4 ln 35), since the hole transporting layer can be considered the first organic compound and the electron transporting layer can be considered the second organic compound, or the electron transporting layer can be considered the first organic compound layer and the hole transporting layer can be considered the second.

Regarding claims 16-21, Shi discloses the first and second organic compounds to be as claimed, see Shi column 4 lines 15-35.

Regarding claims 30-31, triplet excitation state is a property of the organic material material used for excitation. Some materials exhibit singlet (fluorescence) excitation and some triplet (phopshorescnt) excitation. Since Shi discloses the same materials for the light emitting materials as claimed by applicant, it is obvious that the excitation states would also correspond.

Regarding claims 36-37, since the third organic material in this case is the light emitting material, the energy difference between its highest and lowest unoccupied molecular orbit is going to be larger than those of the electron and hole transporting mediums.

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Regarding claims 44-54 Shi discloses an aluminum compound as a hole transport or electron transport material whose concentration changes continuously throughout the organic layer. The aluminum compound could be considered either the first second or third organic compound and doesn't refer to anything in particular antecedently.

Claims 26-29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Shi et al (US 6130001) in view of Kishimoto et al (US 6368730). Shi discloses the light emitting device of claims 22 and 23 but does not disclose the third organic compound (the light emitting material) being of a metal complex as claimed in these claims. However, it is well known in the art for the fluorescent material to be of a quinoline structure as disclosed in Kishimoto. Kishimoto discloses that the quinoline metal complex has a high fluorescence and the materials disclosed satisfy that claimed in claims 26-29. See Kishimoto column 7 lines 9-20.

Claims 32-35 are rejected under 35 U.S.C. 103(a) as being unpatentable over Shi et al (US 6130001) in view of Adachi (US 6458475).

Shi discloses the light emitting device of claims 22 and 23 but does not disclose the third organic compound (the light emitting material) being of a material as claimed in these claims. However, it is well known in the art for the material of the light emitting layer to be iridium and the compound in claims 34-35 are also well known, as shown by Adachi. Adachi discloses the light emitting material to be of iridium and the compound to match what it is claimed, see column 4 lines 48-50.

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Claims 38-41 are rejected under 35 U.S.C. 103(a) as being unpatentable over Shi et al (US 6130001) in view of Schoo (US 6326091). It is well known in the art for the light emitting material to be an oxadiazole derivative, as shown by Schoo. Schoo discloses the third organic compound (light emitting material) to be oxadiazole derivative and to be one of the compounds of claims 40-41. See Schoo column 4 lines 5-25.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sumati Krishnan whose telephone number is 703-305-7906. The examiner can normally be reached on 8:00 am - 4:30 pm..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Sandra O'Shea can be reached on 703-305-4939. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0956.

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